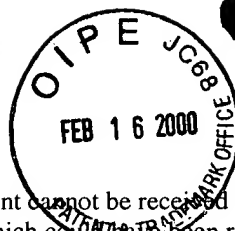


Q52513 AN 09/201, 883



1. As stipulated by the Patent Law, Section 29(2), a patent cannot be received because the invention pertaining to the following Claim(s) of the subject application is one which could have been readily invented by a person possessing common and ordinary knowledge in the field of art to which the invention belongs prior to application therefor, based on an invention described in the following publication(s) distributed in Japan or a foreign country previous to application therefor.

Note (For Cited Literature, see List of Cited Literature)

Regarding Reason 1

· Regarding Claims 1-5, 7

...Cited Literature A, B

As indicated in Figure 4 of the following Cited Literature A, an electric power line clearly passes through a color filter even in a transverse field drive system, and a person skilled in the art may also readily achieve a structure which sets a fixed field-through [phonetic] (fixed product of dielectric constant and film thickness (the product is fixed because the ratio is fixed, given the orientation of the electric power line)) in each color layer of a color filter in the following Cited Literature A, as in the following Cited Literature B wherein an electric power line passes through a color filter.

(List of Cited Literature)

- A. Japanese Unexamined Patent Publication No. H09-005763
- B. Japanese Unexamined Patent Publication No. H02-211402

At the present time, no reason for rejection has been discovered with regard to an invention pertaining to a Claim other than the Claim(s) indicated in this Notification of Reasons for Rejection.

In the event that a reason for rejection is newly discovered, notification will be made of a reason for rejection.

Contact Mr. Goto Optical Control (Optical Devices), 2nd Examination Section
Tel 03-3581-1101 (ext.) 3293
Fax 03-3580-6902

RECEIVED
FEB 18 2000
TECH CENTER 2700